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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/933,277	08/20/2001	Jennifer A. Jacobi	AMAZON.072A	AMAZON.072A 4640	
20995 75	590 11/26/2004		EXAMINER		
KNOBBE MARTENS OLSON & BEAR LLP			LANEAU, RONALD		
2040 MAIN ST FOURTEENTH			ART UNIT	PAPER NUMBER	
IRVINE, CA			3627		
			DATE MAILED: 11/26/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/933,277	JACOBI ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ronald Laneau	3627	<u> </u>
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with the	e correspondence addre	ss
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, and if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the meaned patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a reply be a reply within the statutory minimum of thirty (30) a riod will apply and will expire SIX (6) MONTHS fro tatute, cause the application to become ABANDO	e timely filed days will be considered timely. om the mailing date of this comm NED (35 U.S.C. § 133).	nunication.
Status	·		
1) Responsive to communication(s) filed on 0	7 September 2004.		
· <u> </u>	This action is non-final.		
3) Since this application is in condition for allo closed in accordance with the practice und	owance except for formal matters, p		erits is
Disposition of Claims			
4) ☐ Claim(s) 1-47 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-47 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction are	drawn from consideration.		
Application Papers	·		
9)☐ The specification is objected to by the Exar	niner.		
10)☐ The drawing(s) filed on is/are: a)☐	accepted or b) objected to by th	e Examiner.	•
Applicant may not request that any objection to	the drawing(s) be held in abeyance.	See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co	, , , , , , , , , , , , , , , , , , , ,	<u>-</u>	` '
11) The oath or declaration is objected to by the	e Examiner. Note the attached Offi	ce Action or form PTO-	·152.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in Applic priority documents have been rece reau (PCT Rule 17.2(a)).	ation No ived in this National Sta	age
Attachment(s)	·		
1) Notice of References Cited (PTO-892)	4) Interview Summa		
 Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 	•	Date al Patent Application (PTO-15	52)

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Response to Amendment

1. The amendment filed on 09/07/2004 has been entered. Claims 1-47 remain pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knorr et al (US 2002/0077929 A1 in vie of Covington et al (US 2003/0154135) and further in view of Westrope et al (US 5,721,832).

Knorr discloses an electronic catalog system (online catalog), comprising: an electronic catalog (online catalog) of items that are available for purchase, the that include descriptions of the items, and electronic catalog including pages providing functionality for online users to select items to purchase (see abstract); a wish list application that provides functionality for users of the electronic catalog to create wish lists with items selected from the electronic catalog, and to purchase items as gifts from the wish lists of other users (page 1, [0006]); a database 210 which stores information about affiliations between the users (fig. 4). Knorr does not explicitly disclose determining whether the first item is on an electronic wish list of a user who is affiliated with the first user, and (b) when the first item is determined to be on an electronic wish list of a second user who is affiliated with the first user.

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Covington discloses a system that is capable of determining whether the first item is on an electronic wish list of a user who is affiliated with the first user, and (b) when the first item is determined to be on an electronic wish list of a second user who is affiliated with the first user by searching the profile store in the central database (see fig. 1), a notification (recommendation) component which is responsive, to an online request from a first user for a catalog page which includes a description of a first item, and whereby users are notified, during browsing of the electronic catalog, when accessed items are on the electronic wish lists other users (see abstract; an update page button allowing a user to view a refine list of session recommendation (notification), a system which is designed to store user click stream or query log data reflecting the products viewed by each user during ordinary browsing of the online catalog (page 6, [0087]), a variety of methods that can be used to initiate the recommendations (notifications) such as sending an e-mail in which case the e-mail listing may contain hyperlinks to the product information pages of the recommended items (page 18, [0192]), a user profiles database which stores account specific information about users of the site, the user's purchase history, including dates of purchase, a history of items recently viewed by the user to purchase (page 17, [0178]), a method of purchasing an item as a gift for someone else based on gift they've already bought (page 4, [0072]).

Neither Knorr nor Covington discloses an electronic catalog with an audible messaging system but Westrope et al discloses a central data processor system for storing and indexing electronic catalo data, including graphic and audio message data (col. 2, lines 43-46).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize wish list disclosure as taught by Covington into the system of Knorr because it would provide a system that allows buyers to easily shop for others by searching for a user's wish list and personal preferences at the system Web and also allow the user to select one or more buyers from an address book and notify the selected buyers of a specific wish list via e-mail (pages 1-2, [0012], lines 11-16). And it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the audible messaging system as taught by Westrope into the combined system of Knorr and Covington because it would provide a catalog process and system which provides efficient product and service selectivity to prospective customers and which selectively generates market profile data of user/customer (col. 2, lines 5-8).

Response to Arguments

4. Applicant's arguments with respect to claims 1-47 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Laneau whose telephone number is (703) 305-3973. The examiner can normally be reached on Mon-Fri from 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski can be reached on (703) 308-5183. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

11/23/04

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Center (EBC) at 866-217-9197 (toll-free).

Romald Soneau

Ronald Laneau

Examiner Art Unit 3627

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